EXHIBIT 11

1 2 3 4 5 6 7 8	QUINN EMANUEL URQUHART & SULLIVA Charles K. Verhoeven (Cal. Bar No. 170151) charlesverhoeven@quinnemanuel.com David Perlson (Cal. Bar No. 209502) davidperlson@quinnemanuel.com Melissa J. Baily (Cal. Bar No. 237649) melissabaily@quinnemanuel.com John Neukom (Cal. Bar No. 275887) johnneukom@quinnemanuel.com Jordan R. Jaffe (Cal. Bar No. 254886) jordanjaffe@quinnemanuel.com 50 California Street, 22 nd Floor San Francisco, California 94111-4788 Telephone: (415) 875-6600 Facsimile: (415) 875-6700	N, LLP	
9	Attorneys for Plaintiff WAYMO LLC		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13	WAYMO LLC	Case No. 3:17-cv-00939-WHA	
14	Plaintiff,	PLAINTIFF WAYMO LLC'S FIRST SET	
15	VS.	OF INTERROGATORIES TO DEFENDANTS RELATING TO ISSUES	
16 17	UBER TECHNOLOGIES, INC.; OTTOMOTTO, LLC; OTTO TRUCKING	IN JACOBS LETTER Honorable William H. Alsup	
18	LLC	Honorable william H. Alsup	
19	Defendants.		
20			
21	PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANTS RELATING TO		
22	ISSUES IN JACOBS LETTER		
23	Pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure, Plaintiff Waymo LLC		
24	("Waymo") requests that Defendant Uber Technologies, Inc. ("Uber") and Ottomotto, LLC		
25	("Otto) (collectively "Defendants") answer under oath the following interrogatories within five (5)		
26	calendar days of service. Defendants are subject to a duty to timely supplement all responses to		
27	these interrogatories in accordance with Rule 26(e) of the Federal Rules of Civil Procedure.		
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DEFINITIONS

- "WAYMO" means Waymo LLC and its officers, directors, current and former employees, counsel, agents, consultants, representatives, and any other persons acting on behalf of any of the foregoing, and WAYMO's affiliates, parents, divisions, joint ventures, licensees, franchisees, assigns, predecessors and successors in interest, and any other legal entities, whether foreign or domestic, that are owned or controlled by WAYMO, and all predecessors and successors in interest to such entities, and any entity owned in whole or in part by, affiliated with, or controlled in whole or in part by WAYMO.
- 2 "GOOGLE" means Google Inc. and its officers, directors, current and former employees, counsel, agents, consultants, representatives, and any other persons acting on behalf of any of the foregoing, and GOOGLE's affiliates, parents, divisions, joint ventures, licensees, franchisees, assigns, predecessors and successors in interest, and any other legal entities, whether foreign or domestic, that are owned or controlled by GOOGLE, and all predecessors and successors in interest to such entities, and any entity owned in whole or in part by, affiliated with, or controlled in whole or in part by GOOGLE.
- 3. "UBER" means Uber Technologies, Inc. and its officers, directors, current and former employees, counsel, agents, consultants, representatives, and any other persons acting on behalf of any of the foregoing, and UBER's affiliates, parents, divisions, joint ventures, licensees, franchisees, assigns, predecessors and successors in interest, and any other legal entities, whether foreign or domestic, that are owned or controlled by UBER, and all predecessors and successors in interest to such entities, and any entity owned in whole or in part by, affiliated with, or controlled in whole or in part by UBER.
- 4 "OTTOMOTTO" means Ottomotto, LLC and its officers, directors, current and former employees, counsel, agents, consultants, representatives, and any other persons acting on behalf of any of the foregoing, and OTTOMOTTO's affiliates, parents, divisions, joint ventures, licensees, franchisees, assigns, predecessors and successors in interest, and any other legal entities, whether foreign or domestic, that are owned or controlled by OTTOMOTTO, and all predecessors and successors in interest to such entities, and any entity owned in whole or in part by, affiliated

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with, or controlled in whole or in part by OTTOMOTTO. For the avoidance of doubt, OTTOMOTTO includes all former names under which OTTOMOTTO operated, including without limitation 280 Systems, Inc., 280 Systems, LLC, and Ottomotto, Inc.

- 5. "DEFENDANTS" means UBER and OTTOMOTTO.
- 6. "YOU" or "YOUR" means UBER and OTTOMOTTO.
- 7. "FORMER GOOGLE/WAYMO EMPLOYEE" refers to any current or former employee of UBER or OTTOMOTTO that previously worked at GOOGLE or WAYMO.
- 8. "DOCUMENTS" shall INCLUDE, without limitation, all written, graphic or otherwise recorded material, INCLUDING without limitation, electronically stored information regardless of the form of storage medium, microfilms or other film records or impressions, tape recordings or computer cards, floppy disks or printouts, any and all papers, photographs, films, recordings, memoranda, books, records, accounts, communications, letters, telegrams, correspondence, notes of meetings, notes of conversations, notes of telephone calls, inter-office memoranda or written communications of any nature, recordings of conversations either in writings or upon any mechanical or electrical recording devices, INCLUDING e-mail, notes, papers, reports, analyses, invoices, canceled checks or check stubs, receipts, minutes of meetings, time sheets, diaries, desk calendars, ledgers, schedules, licenses, financial statements, telephone bills, logs, and any differing versions of any of the foregoing, whether so denominated, formal, informal or otherwise, as well as copies of the foregoing which differ in any way, INCLUDING by the addition of handwritten notations or other written or printed matter of any nature, from the original. The foregoing specifically INCLUDES information stored in a computer database and capable of being generated in documentary form, such as electronic mail, text messages (i.e., SMS) messages), other electronic messages including messages sent or received via Slack, WhatsApp, Google Hangouts, Facebook Messenger, and the like.
- 9. "COMMUNICATIONS" shall mean, without limitation, any transmission, conveyance or exchange of a word, statement, fact, thing, idea, DOCUMENT, instruction, information, demand or question by any medium, whether by written, oral or other means, including but not limited to, electronic communications and electronic mail ("e-mail").

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- 10. "THING" means any tangible object, other than a DOCUMENT.
- 11. "PERSON" means to any individual, corporation, proprietorship, association, joint venture, company, partnership or other business or legal entity, including governmental bodies and agencies. The masculine includes the feminine and vice versa; the singular includes the plural and vice versa.
- 12. "REGARDING," shall mean relating to, referring to, mentioning, reflecting, pertaining to, evidencing, involving, describing, discussing, commenting on, embodying, responding to, supporting, contradicting, or constituting (in whole or in part), as the context makes appropriate.
 - 13. "INCLUDE" and "INCLUDING" shall mean including without limitation.
 - 14. Use of the singular also INCLUDES the plural and vice-versa.
- 15 The words "or" and "and" shall be read in the conjunctive and in the disjunctive wherever they appear, and neither of these words shall be interpreted to limit the scope of these Requests for Production.
- 16. The use of a verb in any tense shall be construed as the use of the verb in all other tenses.
 - 17. The term "any" shall include "all" and "all" shall include "any."

INSTRUCTIONS

The following Instructions apply to each interrogatory:

- 1. In answering the following interrogatories, furnish all available information, including information in the possession, custody, or control of any of DEFENDANTS' attorneys, directors, officers, agents, employees, representatives, associates, investigators or division affiliates, partnerships, parents or subsidiaries, and PERSONS under DEFENDANTS' control, who have knowledge, not merely information known to DEFENDANTS based on DEFENDANTS' own personal knowledge.
- 2. If DEFENDANTS cannot fully respond to the following interrogatories after exercising due diligence to secure the information requested thereby, so state, and specify the portion of each interrogatory that cannot be responded to fully and completely. In the latter event,

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state what efforts were made to obtain the requested information and the facts relied upon that support the contention that the interrogatories cannot be answered fully and completely; and state what knowledge, information or belief DEFENDANTS have concerning the unanswered portion of any such interrogatory.

- 3. If DEFENDANTS' response to a particular Interrogatory is a statement that DEFENDANTS lack the ability to comply with that Interrogatory, specify whether the inability to comply is because the particular item or category of information never existed, has been destroyed, has been lost, misplaced, or stolen, or has never been, or is no longer, in DEFENDANTS' possession, custody, or control, in which case the name and address of any person or entity known or believed by DEFENDANTS to have possession, custody, or control of that information or category of information must be identified.
- 4. If any information requested is claimed to be privileged or otherwise immune from discovery, provide all information falling within the scope of the interrogatory which is not privileged, and for each item of information contained in a document to which a claim of privilege is made, identify such document with sufficient particularity for purposes of a motion to compel, such identification to include at least the following:
 - a. the basis on which the privilege is claimed;
 - b. the names and positions of the author of the document and all other persons participating in the preparation of the document;
 - c. the name and position of each individual or other person to whom the document, or a copy thereof, was sent or otherwise disclosed;
 - d. the date of the document;
 - e. a description of any accompanying material transmitted with or attached to such document;
 - the number of pages in such document;
 - the particular Interrogatory to which such document is responsive; and
 - h. whether any business or non-legal matter is contained or discussed in such document.

5. DEFENDANTS' obligation to respond to these interrogatories is continuing and its responses are to be supplemented to include subsequently acquired information in accordance with the requirements of Rule 26(e) of the Federal Rules of Civil Procedure.

INTERROGATORIES

INTERROGATORY NO. 1:

For each UBER current or former employee that was aware of the JACOBS LETTER or the JACOBS EMAIL prior to November 22, 2017, identify the name of the current or former employee, whether that person is a current or former employee, and the date on which he or she became aware of the JACOBS LETTER or the JACOBS EMAIL.

DATED: December 8, 2017

QUINN EMANUEL URQUHART & SULLIVAN, LLP

/s/ Charles K. Verhoeven Charles K. Verhoeven

Attorneys for Plaintiff WAYMO LLC.

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PROOF OF SERVICE

I, Andrea Pallios Roberts, am employed in the County of San Mateo, State of California. I am over the age of eighteen years and not a party to the within action. My business address is 555 Twin Dolphin Drive, 5th Floor, Redwood Shores, California 94065.

On December 8, 2017, I served true copies of the following document(s) described as "PLAINTIFF WAYMO LLC'S FIRST SET OF INTERROGATORIES TO DEFENDANTS RELATING TO ISSUES IN JACOBS LETTER"

on the interested parties in this action as follows:

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BY ELECTRONIC MAIL TRANSMISSION: by electronic mail transmission from andreaproberts@quinnemanuel.com on December 8, 2017, by transmitting a PDF format copy of such document(s) to each such person at the e mail address listed above. The document(s) was/were transmitted by electronic transmission and such transmission was reported as complete and without error.

Executed on December 8, 2017, at Redwood Shores, California.

/s/ Andrea Pallios Roberts
Andrea Pallios Roberts